Examiner-Initiated Interview Summary		Application No.	Applicant(s)
	ian/	09/992,149	BROWN ET AL.
	iai y	Examiner	Art Unit
		N. M. Minnifield	1645
All Participants:		Status of Applicatio	n:
(1) <u>N. M. Minnifield</u> .		(3) <u>Robert Brown;</u> <u>Marc Mansour</u> .	1
(2) <u>David Schwartz, 48211</u> .		(4) Warwick Kimm	i <u>ns</u> .
Date of Interview: 26 May 2004		Time: <u>9:15 am</u>	
Type of Interview: ☑ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant [_ ☐ Applica	ant's representative)	-
Exhibit Shown or Demonstrated: Yes If Yes, provide a brief description:	No .		-
Part I.			
Rejection(s) discussed:			
103 obviousness rejection			
Claims discussed:			
1-13 and 15			
Prior art documents discussed: Nash et al 1985 (J. Reprod. Immunol., 7:151-162); Alt 11/13:293-306) and Edelman et al (Intenà. Rev. Immu Part II. SUBSTANCE OF INTERVIEW DESCRIBING TE	ınol., 1990,	7/1:51-66) All references	are of record.
See Continuation Sheet			
Part III.			
 ☑ It is not necessary for applicant to provide a directly resulted in the allowance of the applic of the interview in the Notice of Allowability. ☑ It is not necessary for applicant to provide a did not result in resolution of all issues. A brief 	cation. Th separate	e examiner will provide record of the substance	of the interview, since the interview
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My Jamily Will Company			
PRIMABY EXAMINER 5/21/04			
(Examiner/SPE Signature)	(Applican	t/Applicant's Representa	tive Signature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: It is noted that Applicants' after final amendment filed May 10, 2004 would be entered. Claims 1-13 and 15 are now pending in the present application. Applicants reviewed the claimed invention and discussed how the claimed invention is different from the composition that would be made by one of ordinary skill in the art using the teachings of the combination of references. The declaration was discussed and the tables reviewed. The Examiner indicated that as a result of the comments and data set forth in the amendment and declaration (in particular Table B) resepctively that the 103 obviousness rejection would be withdrawn. Claims 1-13 and 15 have been allowed and renumbered 1-14 respectively.